Woodhan & GCEC 2019-cv-1194-JL Woodhan MHOS 20-cv-236-5M

(hareas) Woodhan v. State 20-cu-537-PB

FILED - USDG -NHITA 20-CV- 206-304-LM

2021 JUL 30 AM11:28

MOTION TO APPOINT CO-COUNSEL (AS GUARCIAM ADLITERI) SONT

Too the count's edification, here included or immiglate guide to ME/EFE, the rondition for method tre been adjudicated incompactons (Exhibit A).

In a milited it's horing & immunity, exhaustion, constant migraine of neuroscarsitives. Brichely, the Grafton Attorney is edicalphing to prove in both alongarous to report as others worked this is extensifically impossible: either lin too sick to be violent (sever pool-exertional material makes

committing assault extremely has Roll or I'm bo eick to live independently, which is also illeviced given their stail GP makes frequent non-sequential to led me know exactly how full of shit he thinks I am. To quote a eccent medical clinic; "I saw an article about CFS the other day which said it was about by I didn't consenaight to reed it."

The prosecution is trying to electuserate this internal inconsistency by making shit up, or quoting untrans whom she knows are lying, and prescuring evaluators to subvert their testimony. If would be easier to context this were I to have an activity evil case against than.

Finally the attablish an incomplete tellection of rejection letters from the 20 or 50 atlances the treated presented to take on one of my coses, which, thanks to the Roberts 5, is a less theretire effort than even. (See Inhibits B. E. D), which on I undustated supports appointment of counsel.

I swear the for going is the earlies to the best of my knowledge; Market to court 4/27/21 W Orace Wall under panalty of pajury Grace Was Grace Was discontinued